

In the United States Court of Federal Claims

No. 14-183L
(Filed: June 21, 2018)

IDEKER FARMS, INC., et al.,

Plaintiffs,

v.

THE UNITED STATES,

Defendant.

ORDER

The court is in receipt of the plaintiffs' motion (ECF No. 443), filed June 18, 2018, for leave to file a combined reply to defendant's response to plaintiffs' brief regarding the impact of *Saint Bernard Parish* on plaintiffs' motion for reconsideration and sur-reply to defendant's reply in support of its motion for reconsideration ("combined reply – sur-reply"). In its response, the defendant represents that it does not oppose the plaintiffs' motion as long as defendant is allowed to respond to any new arguments raised by plaintiffs' combined reply – sur-reply. (ECF No. 444)

The court **GRANTS** plaintiffs' motion and the court **ORDERS** as follows:

- (1) Plaintiffs shall have until **July 6, 2018** to file a combined reply to defendant's response to plaintiffs' brief regarding the impact of *Saint Bernard Parish* on plaintiffs' motion for reconsideration and sur-reply to defendant's reply in support of its motion for reconsideration.
- (2) Defendant shall have until **July 13, 2018** to file a brief to respond to any new arguments raised by plaintiffs' combined reply – sur-reply.
- (3) The plaintiffs and defendant's briefs shall not exceed 20 pages. In addition, the court will not consider any further requests for additional briefing.

The parties shall provide the court with a courtesy copy of their briefs in **non-PDF electronic format** (Word) via e-mail to the following address:
“firestone_chambers@cfc.uscourts.gov”.

IT IS SO ORDERED.

s/Nancy B. Firestone
NANCY B. FIRESTONE
Senior Judge